

# House of Representatives

General Assembly

File No. 449

February Session, 2000

Substitute House Bill No. 5903

House of Representatives, April 5, 2000

The Committee on Judiciary reported through REP. LAWLOR of the 99<sup>th</sup> Dist., Chairperson of the Committee on the part of the House, that the substitute bill ought to pass.

# An Act Concerning The Statute Of Limitations For Prosecution Of Sexual Assault.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) Notwithstanding the provisions of sections 54-193 2 and 54-193a of the general statutes, a person may be prosecuted for a violation of section 53a-70, 53a-70a, 53a-70b, 53a-71, 53a-72a or 53a-72b 4 of the general statutes not later than twenty years from the date of the 5 commission of the offense, provided (1) the victim notified any police 6 officer or state's attorney acting in such police officer's or state's 7 attorney's official capacity of the commission of the offense not later 8 than five years after the commission of the offense, and (2) the identity 9 of the person who allegedly committed the offense has been 10 established through a DNA (deoxyribonucleic acid) profile comparison 11 using evidence collected at the time of the commission of the offense.

Sec. 2. This act shall take effect from its passage and shall be applicable to any offense committed prior to, on or after said date.

12

13

JUD Committee Vote: Yea 40 Nay 0 JFS

The following fiscal impact statement and bill analysis are prepared for the benefit of members of the General Assembly, solely for the purpose of information, summarization, and explanation, and do not represent the intent of the General Assembly or either House thereof for any purpose:

#### **OFA Fiscal Note**

**State Impact:** Potential Cost

**Affected Agencies:** Various Criminal Justice Agencies

Municipal Impact: None

### **Explanation**

### State Impact:

This bill could result in a cost to the criminal justice system. The bill changes the statute of limitations for prosecution of various sexual assault offenses in the first, second or third degrees to within twenty years of the date that the offense was committed, provided that the victim reported the offense to any police officer or state's attorney and the identity of the perpetrator has been established through a DNA comparison. The extent to which new cases would be prosecuted is unknown.

It is anticipated that additional cases can be absorbed within the current budgetary and caseload structures of the criminal justice system. However, the Department of Correction (DOC) has an inmate population of about 17,500. This is more than 500 inmates above the department's projection for FY 00. The department estimates that the population will increase to about 18,500 inmates by the end of FY 01. This growth is primarily attributed to mandatory sentences and truth in sentencing requirements. To accommodate this, the Governor's FY

01 proposed budget adjustments include \$8.4 million for expansion of in-state prison beds and \$11.9 million to annualize funding for inmates being housed out-of-state. Although it is not anticipated that the bill would result in a significant increase in the correctional inmate population, it should be noted that the strengthening and expansion of criminal laws will eventually result in the need for additional criminal justice resources.

In 1999, according to Judicial Department reports, there were 967 sexual assault offenses (these figures include various sexual assault offenses in the first, second or third degrees). According to the Department of Correction reports, there were 799 people incarcerated with sexual assault in the first, second or third degree as their primary offense in 1999. No revenue was collected in criminal fines for these types of offenses during this time frame. Therefore, it is not anticipated that changing the statute of limitations in sexual assault cases will result in a revenue gain from additional criminal fines.

## **OLR Bill Analysis**

sHB 5903

# AN ACT CONCERNING THE STATUTE OF LIMITATIONS FOR PROSECUTION OF SEXUAL ASSAULT.

#### SUMMARY:

This bill increases the statute of limitations for the six most serious sexual assault crimes, in most cases by 15 years, when the perpetrator is identified by DNA analysis and provided that the victim notified the police or a prosecutor of the offense within five years of its being committed. The bill applies to first-degree sexual assault, aggravated first-degree sexual assault, sexual assault in a spousal or cohabiting relationship, second-degree sexual assault, and third-degree sexual assault, with and without a firearm.

EFFECTIVE DATE: Upon passage and applicable to offenses committed anytime, including prior to its passage.

#### STATUTE OF LIMITATIONS FOR SEXUAL ASSAULT CRIMES

#### **Current Law**

Under current law, the general rule is that all felonies (except for death penalty cases, class A felonies, and arson murder) must be prosecuted within five years of the date of the offense. This time period is tolled for any time that the accused has fled and resides outside the state. Special rules exist for offenses involving the sexual abuse, exploitation, or assault of a minor. Such prosecutions must be brought within (1) two years of the victim attaining the age of majority or (2) five years of the victim reporting the offense to the police or a prosecutor, whichever is earlier, but the time period cannot be less than five years. Thus, depending on the facts, the period of time could be significantly more than five years. For example, if a very young child was sexually assaulted but the assault was not discovered and reported to police until the child was a teenager, a prosecution could still be brought up to five years after the report.

#### Statute of Limitations Under the Bill

The bill allows a prosecution for any of the six specific offenses to be brought up to 20 years after the offense provided:

- 1. the victim notified the police or a prosecutor within five years of the offense's occurrence and
- 2. the offender's identity is established through the use of a DNA profile comparison using evidence collected at the time of the offense.

#### Offenses Covered

The six offenses covered by the bill are:

- 1. first-degree sexual assault (a class B felony), which involves having sexual intercourse by force or threat of force or with a victim under age 13, or committing second-degree sexual assault with the help of other people;
- 2. aggravated first-degree sexual assault (a class B felony), which involves someone committing first-degree sexual assault and (a) being armed with a deadly weapon, (b) disfiguring or injuring the victim, (c) creating a risk of death and injuring the victim, or (d) using the assistance of others;
- 3. sexual assault in a spousal or cohabiting relationship (a class B felony), which involves compelling a spouse or cohabitor to have sexual intercourse by force or threat of force;
- second-degree sexual assault (a class C felony), which involves having sexual intercourse with victims who are underage or physically or mentally cannot give meaningful consent, or when the offender is in a position of power or authority over the victim;
- 5. third-degree sexual assault (a class D felony), which involves having sexual contact by force or threat of force or having sexual intercourse with a relative (incest); and
- 6. third-degree sexual assault with a firearm (a class D felony), which consists of using or threatening to use a firearm while committing third-degree sexual assault.

# **COMMITTEE ACTION**

Judiciary Committee

Joint Favorable Substitute Yea 40 Nay 0